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6	Attorneys for Defendant The Primadonna Company LLC		
7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9			
10	MONIQUE BENNETT, an	Case No.: 2:15-cv-00575-GMN-EJY	
11	individual,	Cuse I (on 2.12 e) occ / 5 Civil (2.5 I	
12	Plaintiff,	JOINT STIPULATION TO EXTEND	
13	v.	DISPOSITIVE MOTION DEADLINES (THIRD REQUEST)	
14	THE PRIMADONNA		
15	COMPANY, L.L.C., a Nevada limited liability company,		
16	minited habinty company,		
17	Defendant.		
18			
19	Plaintiff Monique Bennett	("Plaintiff") and Defendant, The Primad	
20	Company, L.L.C. ("Defendant"), by and through their undersigned counsel, he		

Plaintiff Monique Bennett ("Plaintiff") and Defendant, The Primadonna Company, L.L.C. ("Defendant"), by and through their undersigned counsel, hereby stipulate and request to extend the deadline for Defendant to respond to Plaintiff's Motion for Summary Judgment from February 16, 2020 (ECF 99) to March 18, 2020 and to extend the deadline for Defendant to file its own dispositive motion from February 7, 2020 (ECF 99) to March 18, 2020. This Stipulation is made in good faith by the parties to engage in mediation on February 26, 2020, without incurring additional litigation costs and fees related to the dispositive motions. The parties' private mediation was originally scheduled for November 19, 2019, and then rescheduled for January 29, 2020, due to a conflict with the mediator's travel schedule. Another conflict arose with the mediator's

1	travel schedule requiring the rescheduling of the January 29, 2020, mediation. Due to the			
2	repeated cancellations of the mediation by the mediator, the parties agreed to retain a new			
3	mediator for the February 26, 2020, mediation.			
4	<u>Cu</u>	rrent Deadline	Proposed Deadline	
5	Dispositive Motion Deadline Feb	oruary 7, 2020	March 18, 2020	
6	Def.'s Response To Pl.'s MSJ Feb	oruary 16, 2020	March 18, 2020	
7	Dated this 7 th Day of January 2020.			
8	METZ & HARRISON, LLP	FISHER & PHILLIPS LLP		
9 10	By: s/ Sarah Pezeshkpour, Esq. Jeff A. Harrison, Esq.	Brian L. Brac	By: s/ Brian L. Bradford, Esq. Brian L. Bradford, Esq.	
11	Sara Pezeshkpour, Esq 139 Richmond Street	Nevada Bar No. 9158 300 S. Fourth Street		
12	El Segundo, CA 90245 Attorneys for Plaintiff Monique Bennett		Suite 1500 Las Vegas, NV 89101	
13	bbradford@fisherphillips.com (702) 252-3131			
14	Attorney for Defendant The Primadonna Company LLC			
15		The Frimado	ппа Сотрану ЕЕС	
16				
17	IT IS SO ORDERED.			
18	Dated this <u>8</u> day of January, 2020.			
19				
20	Wait Co			
21	Gloria M. Navarro, District Judge UNITED STATES DISTRICT COURT			
22	UNIT	BD STATES DIS	IRICI COURT	
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FP 36891264.1

1	<u>CERTIFICATE OF SERVICE</u>				
2	Pursuant to Fed. R. Civ. P. 5(b), I hereby certify that on January 7, 2020, I did				
3	cause a true copy of the foregoing JOINT STIPULATION TO EXTEND				
4	DISPOSITIVE MOTION DEADLINES (THIRD REQUEST) to be served via the				
5	CM/ECF filing system to all parties on the service list:				
6	Elliott S. Blut, Esq.				
7	Blut Law Group, PC 300 S. Fourth Street, Suite 701 Las Vegas, NV 89101 P: 702-384-1050 F: 702-384-8565				
8					
9					
10	E: eblut@blutlaw.com Attorney for Plaintiff Monique Bennett				
11	Sara Pezeshkpour, Esq. Metz & Harrison, LLP 139 Richmond Street El Segundo, CA 90245 P: 310-648-8755 F: 310-648-8734				
12					
13					
14					
15	E: jharrison@metzharrison.com E: spez@metsharrison.com				
16	Attorneys for Plaintiff Monique Bennett				
17	By: s/ Stacey L. Grata				
18	An Employee of Fisher & Phillips LLP				
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